Journal of the Senate

FIRST REGULAR SESSION

TWENTY-EIGHTH DAY—TUESDAY, FEBRUARY 20, 2001

The Senate met pursuant to adjournment.

President Maxwell in the Chair.

Reverend Carl Gauck offered the following prayer:

"To discover God in the smallest and most ordinary things, as well as in the greatest, is to possess a rare and sublime faith." (Jean-Pierre De Caussade)

Almighty God, You know how we can become so preoccupied that we miss only the biggest of things going on around us. Help us to also be aware of small things such as small acts of kindness and courtesy, caring and joy. Help us to embrace all that is about us there for our joy and happiness to comfort and support us. Let us not be so taken with ourselves so that we have little room for others about us who need what only we may be able to provide and therefore miss our opportunity to serve you Oh God. Amen.

The Pledge of Allegiance to the Flag was recited.

A quorum being established, the Senate proceeded with its business.

The Journal of the previous day was read and approved.

Photographers from the Associated Press and KRCG-TV were given permission to take pictures in the Senate Chamber today.

The following Senators were present during the day's proceedings:

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Bentley	Bland	Carter	Caskey
Cauthorn	Childers	DePasco	Dougherty
Foster	Gibbons	Goode	Gross

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House	Jacob	Johnson	Kenney
Kinder	Klarich	Klindt	Loudon
Mathewson	Quick	Rohrbach	Russell
Schneider	Scott	Sims	Singleton
Staples	Steelman	Stoll	Westfall
Wiggins	Yeckel—34		

Absent with leave—Senators—None

The Lieutenant Governor was present.

RESOLUTIONS

Senator Bentley offered Senate Resolution No. 218, regarding Melody A. Howard, Marshfield, which was adopted.

Senator Bentley offered Senate Resolution No. 219, regarding Jim McManis, Greenfield, which was adopted.

Senator Bentley offered Senate Resolution No. 220, regarding Roy Burlison, Mason, Ohio, which was adopted.

Senator Bentley offered Senate Resolution No. 221, regarding Roy Smalley, Springfield, which was adopted.

Senator Wiggins offered Senate Resolution No. 222, regarding the death of John J. "Jack" Barker, Grandview, which was adopted.

Senator Wiggins offered Senate Resolution No. 223, regarding the death of Paul Joseph Kean, Kansas City, which was adopted.

INTRODUCTION OF BILLS

The following Bills were read the 1st time and 1,000 copies ordered printed:

SB 518–By DePasco, Foster, Mathewson and House.

An Act to repeal sections 343.010, 343.030, 343.040, 343.050, 343.060, 343.070, 343.080, 343.090, 343.100 and 343.250, RSMo 2000, and to enact in lieu thereof twenty-three new sections relating to licensing of auctioneers, with penalty provisions.

SB 519-By Foster.

An Act to repeal section 135.305, RSMo 2000, relating to a tax credit for wood energy producers, and to enact in lieu thereof one new section relating to the same subject.

SB 520-By Foster.

An Act to repeal section 301.058, RSMo 2000, relating to motor vehicles, and to enact in lieu thereof one new section relating to the same subject.

THIRD READING OF SENATE BILLS

SB 10, with **SCS**, introduced by Senator Caskey, entitled:

An Act to repeal sections 473.398 and 516.350, RSMo 2000, relating to judicial proceedings, and to enact in lieu thereof three new sections relating to the same subject.

Was called from the Consent Calendar and taken up.

SCS for SB 10, entitled:

SENATE COMMITTEE SUBSTITUTE FOR SENATE BILL NO. 10

An Act to repeal sections 473.398 and 516.350, RSMo 2000, relating to judicial proceedings, and to enact in lieu thereof three new sections relating to the same subject.

Was taken up.

Senator Caskey moved that **SCS** for **SB 10** be adopted, which motion prevailed.

On motion of Senator Caskey, **SCS** for **SB 10** was read the 3rd time and passed by the following vote:

YEAS—Senators

Bentley Bland Carter Caskey
Cauthorn Childers DePasco Dougherty

Foster	Gibbons	Goode	Gross
Johnson	Kenney	Kinder	Klarich
Klindt	Loudon	Mathewson	Quick
Rohrbach	Russell	Schneider	Scott
Sims	Singleton	Staples	Steelman
Stoll	Westfall	Wiggins	Yeckel—32

NAYS—Senators—None

Absent—Senators
House Jacob—2

Absent with leave—Senators—None

The President declared the bill passed.

On motion of Senator Caskey, title to the bill was agreed to.

Senator Caskey moved that the vote by which the bill passed be reconsidered.

Senator Stoll moved that motion lay on the table, which motion prevailed.

SB 216, introduced by Senator Scott, entitled:

An Act to repeal section 334.120, RSMo 2000, relating to professional registration, and to enact in lieu thereof one new section relating to the same subject.

Was called from the Consent Calendar and taken up.

On motion of Senator Scott, **SB 216** was read the 3rd time and passed by the following vote:

YEAS-	—Senators		
Bentley	Bland	Carter	Caskey
Cauthorn	Childers	DePasco	Dougherty
Foster	Gibbons	Goode	Gross
House	Johnson	Kenney	Kinder
Klarich	Klindt	Loudon	Mathewson
Quick	Rohrbach	Russell	Schneider
Scott	Sims	Singleton	Staples
Steelman	Stoll	Westfall	Wiggins

NAYS—Senators—None

Yeckel-33

Absent-Senator Jacob-1

Absent with leave—Senators—None

The President declared the bill passed.

On motion of Senator Scott, title to the bill

was agreed to.

Senator Scott moved that the vote by which the bill passed be reconsidered.

Senator Mathewson moved that motion lay on the table, which motion prevailed.

Senator Klarich assumed the Chair.

SB 219, introduced by Senator Mathewson, entitled:

An Act to repeal section 191.227, RSMo 2000, relating to access to medical records, and to enact in lieu thereof one new section relating to the same subject.

Was called from the Consent Calendar and taken up.

On motion of Senator Mathewson, **SB 219** was read the 3rd time and passed by the following vote:

YEAS—	-Senators
ILAS-	-schaiois

Bentley	Bland	Carter	Caskey
Cauthorn	Childers	DePasco	Dougherty
Foster	Gibbons	Goode	Gross
House	Jacob	Kenney	Kinder
Klarich	Klindt	Loudon	Mathewson
Quick	Rohrbach	Russell	Schneider
Scott	Sims	Singleton	Staples
Steelman	Westfall	Wiggins	Yeckel—32

NAYS—Senators—None

Absent—Senators

Johnson Stoll—2

Absent with leave—Senators—None

The President declared the bill passed.

On motion of Senator Mathewson, title to the bill was agreed to.

Senator Mathewson moved that the vote by which the bill passed be reconsidered.

Senator Kenney moved that motion lay on the table, which motion prevailed.

SENATE BILLS FOR PERFECTION

Senator Westfall moved that **SB 36**, with **SCS**, as amended (pending), be called from the Informal Calendar and again taken up for perfection, which

motion prevailed.

SCS for **SB 36**, as amended, was again taken up.

At the request of Senator Westfall, **SB 36**, with **SCS**, as amended, was placed on the Informal Calendar.

COMMITTEE APPOINTMENTS

President Pro Tem Kinder appointed Senator Klarich and Senator Quick as the Parliamentary Committee.

SENATE BILLS FOR PERFECTION

Senator Westfall moved that **SB 36**, with **SCS**, as amended (pending), be called from the Informal Calendar and again taken up for perfection, which motion prevailed.

SCS for **SB 36**, as amended, was again taken up.

Senator Goode offered **SA 4**:

SENATE AMENDMENT NO. 4

Amend Senate Committee Substitute for Senate Bill No. 36, Page 4, Section 302.302, Line 88, by inserting after all of said line the following:

"302.304. 1. The director shall notify by ordinary mail any operator of the point value charged against the operator's record when the record shows four or more points have been accumulated in a twelve-month period.

- 2. In an action to suspend or revoke a license or driving privilege under this section points shall be accumulated on the date of conviction. No case file of any conviction for a driving violation for which points may be assessed pursuant to section 302.302 may be closed until such time as a copy of the record of such conviction is forwarded to the department of revenue.
- 3. The director shall suspend the license and driving privileges of any person whose driving record shows the driver has accumulated eight points in eighteen months.
- 4. The license and driving privilege of any person whose license and driving privilege have been suspended under the provisions of sections

302.010 to 302.540 except those persons whose license and driving privilege have been suspended under the provisions of subdivision (8) of subsection 1 of section 302.302 or has accumulated sufficient points together with a conviction under subdivision (10) of subsection 1 of section 302.302 and who has filed proof of financial responsibility with the department of revenue, in accordance with chapter 303, RSMo, and is otherwise eligible, shall be reinstated as follows:

- (1) In the case of an initial suspension, thirty days after the effective date of the suspension;
- (2) In the case of a second suspension, sixty days after the effective date of the suspension;
- (3) In the case of the third and subsequent suspensions, ninety days after the effective date of the suspension. Unless proof of financial responsibility is filed with the department of revenue, a suspension shall continue in effect for two years from its effective date.
- 5. The period of suspension of the driver's license and driving privilege of any person under the provisions of subdivision (8) of subsection 1 of section 302.302 or who has accumulated sufficient points together with a conviction under subdivision (10) of subsection 1 of section 302.302 shall be thirty days, followed by a sixty-day period of restricted driving privilege issued by the director of revenue for the limited purpose of driving between a residence and a place of employment, or to and from an alcohol education or treatment program, or for both between a residence and a place of employment and to and from such a program.
- 6. The period of suspension of the driver's license and driving privilege of any person for the first conviction for an offense involving driving with a blood alcohol level of fifteenhundredths of one percent or more by weight shall be as follows:
- (1) For an offense involving blood alcohol content of eight-hundredths of one percent by weight when charged as driving while intoxicated, or fifteen-hundredths to eighteen-hundredths of one percent by weight, sixty days;
- (2) For an offense involving blood alcohol content of nineteen-hundredths to twenty-one

hundredths of one percent by weight, ninety days;

- (3) For an offense involving blood alcohol content of twenty-two hundredths to thirty-hundredths of one percent, one hundred twenty days;
- (4) For an offense involving blood alcohol content of more than thirty-hundredths of one percent, one hundred eighty days.
- 7. Upon petition and for good cause shown, the court may order the director of revenue to issue a limited driving privilege after a period of suspension of at least thirty days for any suspension ordered pursuant to subsection 6 of this section. If a restricted driving privilege is ordered by a court for any offense involving a blood alcohol content of fifteen-hundredths of one percent or more, the court shall require the following as a condition of such privilege:
- (1) An assessment to determine the level of alcohol abuse;
- (2) A course of treatment which may be either custodial or non-custodial;
- (3) Participation in a twelve-step program acceptable to the court;
 - (4) Community service;
 - (5) Restitution, if applicable; and
- (6) Any other condition as the court deems just and prudent.
- **8.** Upon completion of [such] any period of restricted driving privilege, if applicable, and upon compliance with other requirements of law and upon filing of proof of financial responsibility with the department of revenue, in accordance with chapter 303, RSMo, the license and driving privilege shall be reinstated.
- [6.] **9.** If the person fails to maintain proof of financial responsibility in accordance with chapter 303, RSMo, the person's driving privilege and license shall be resuspended.
- [7.] 10. The director shall revoke the license and driving privilege of any person when the person's driving record shows such person has accumulated twelve points in twelve months or

eighteen points in twenty-four months or twenty-four points in thirty-six months. The revocation period of any person whose license and driving privilege have been revoked under the provisions of sections 302.010 to 302.540 and who has filed proof of financial responsibility with the department of revenue in accordance with chapter 303, RSMo, and is otherwise eligible, shall be terminated by a notice from the director of revenue after one year from the effective date of the revocation. Unless proof of financial responsibility is filed with the department of revenue, except as provided in subsection 2 of section 302.541, the revocation shall remain in effect for a period of two years from its effective date. If the person fails to maintain proof of financial responsibility in accordance with chapter 303, RSMo, the person's license and driving privilege shall be rerevoked. Any person whose license and driving privilege have been revoked under the provisions of sections 302.010 to 302.540 shall, upon receipt of the notice of termination of the revocation from the director, pass the complete driver examination and apply for a new license before again operating a motor vehicle upon the highways of this state.

- [8.] 11. If, prior to conviction for an offense that would require suspension or revocation of a person's license under the provisions of this section, the person's total points accumulated are reduced, pursuant to the provisions of section 302.306, below the number of points required for suspension or revocation pursuant to the provisions of this section, then the person's license shall not be suspended or revoked until the necessary points are again obtained and accumulated.
- [9.] 12. If any person shall neglect or refuse to surrender the person's license, as provided herein, the director shall direct the state highway patrol or any peace or police officer to secure possession thereof and return it to the director.
- [10.] 13. Upon the issuance of a reinstatement or termination notice after a suspension or revocation of any person's license and driving privilege under the provisions of sections 302.010 to 302.540, the accumulated point value shall be reduced to four points, except that the points of any person serving as a member of the armed forces of

the United States outside the limits of the United States during a period of suspension or revocation shall be reduced to zero upon the date of the reinstatement or termination of notice. It shall be the responsibility of such member of the armed forces to submit copies of official orders to the director of revenue to substantiate such overseas service. Any other provision of sections 302.010 to 302.540 to the contrary notwithstanding, the effective date of the four points remaining on the record upon reinstatement or termination shall be the date of the reinstatement or termination notice.

- [11.] **14.** No credit toward reduction of points shall be given during periods of suspension or revocation or any period of driving under a hardship driving privilege granted by a court.
- [12.] **15.** Any person or nonresident whose license or privilege to operate a motor vehicle in this state has been suspended or revoked under this or any other law shall, before having the license or privilege to operate a motor vehicle reinstated, pay to the director a reinstatement fee of twenty dollars which shall be in addition to all other fees provided by law.
- [13.] **16.** Notwithstanding any other provision of law to the contrary, if after two years from the effective date of any suspension or revocation issued under this chapter, the person or nonresident has not paid the reinstatement fee of twenty dollars, the director shall reinstate such license or privilege to operate a motor vehicle in this state.
- [14.] 17. No person who has had a license to operate a motor vehicle suspended or revoked as a result of an assessment of points for a violation under subdivision (8), (9) or (10) of subsection 1 of section 302.302 shall have that license reinstated until such person has participated in and successfully completed a substance abuse traffic offender program defined in section 302.010[, except]. The department may waive [such] the requirement upon completion of a comparable program or upon good cause shown or the court may waive such requirement upon good cause shown. The court in making this determination shall consider the person's driving record, the circumstances surrounding the offense and the likelihood of the person committing a like offense

in the future. Assignment recommendations, based upon the needs assessment as described in subdivision (21) of section 302.010, shall be delivered in writing to the person with written notice that the person is entitled to have such assignment recommendations reviewed by the court if the person objects to the recommendations. The person may file a motion in the associate division of the circuit court, on a printed form provided by the state courts administrator, to have the court hear and determine such motion pursuant to the provisions of chapter 517, RSMo, after reviewing such assessment. The motion shall name the person or entity making the needs assessment as the respondent and a copy of the motion shall be served upon the respondent in any manner allowed by law. Such assessment and compliance with the court determination of the motion shall satisfy the provisions of this section for the purpose of reinstating such person's license to operate a motor vehicle. The respondent's personal appearance at any hearing conducted pursuant to this subsection shall not be necessary unless directed by the court.

[15.] **18.** The fees for the program authorized in subsection 14 of this section, or a portion thereof to be determined by the department of mental health, shall be paid by the person enrolled in the program. Any person who is enrolled in the program shall pay, in addition to any fee charged for the program, a supplemental fee of sixty dollars. The administrator of the program shall remit to the division of alcohol and drug abuse of the department of mental health the supplemental fee for all persons enrolled in the program, less two percent for administrative costs. The supplemental fees received by the department of mental health pursuant to this section shall be deposited in the mental health earnings fund which is created in section 630.053, RSMo."; and

Further amend said bill, Page 9, Section 302.520, Line 28, by inserting after all of said line the following:

"302.540. 1. No person who has had a license to operate a motor vehicle suspended or revoked under the provisions of sections 302.500 to 302.540 shall have that license reinstated until such person has participated in and successfully

completed a substance abuse traffic offender program defined in section 302.010, except the department may waive such requirement upon completion of a comparable program or upon good cause shown or the court may waive such requirement upon good cause shown. The court in making this determination shall consider the person's driving record, the circumstances surrounding the offense and the likelihood of the person committing a like offense in the future. Assignment recommendations, based upon the needs assessment as described in subdivision (21) of section 302.010, shall be delivered in writing to the person with written notice that the person is entitled to have such assignment recommendations reviewed by the court if the person objects to the recommendations. The person may file a motion in the associate division of the circuit court, on a printed form provided by the state courts administrator, to have the court hear and determine such motion pursuant to the provisions of chapter 517, RSMo, after reviewing such assessment. The motion shall name the person or entity making the needs assessment as the respondent and a copy of the motion shall be served upon the respondent in any manner allowed by law. Such assessment and compliance with the court determination of the motion shall satisfy the provisions of this section for the purpose of reinstating such person's license to operate a motor vehicle. The respondent's personal appearance at any hearing conducted pursuant to this subsection shall not be necessary unless directed by the court.

2. The fees for the program authorized in subsection 1 of this section, or a portion thereof to be determined by the division of alcohol and drug abuse of the department of mental health, shall be paid by the person enrolled in the program. Any person who is enrolled in the program shall pay, in addition to any fee charged for the program, a supplemental fee of sixty dollars. The administrator of the program shall remit to the division of alcohol and drug abuse of the department of mental health the supplemental fee for all persons enrolled in the program, less two percent for administrative costs. The supplemental fees received by the department of mental health pursuant to this section shall be deposited in the mental health earnings fund which

is created in section 630.053, RSMo.

- 3. Court-ordered participation in a substance abuse traffic offender program, pursuant to section 577.049, RSMo, shall satisfy the requirements of this section if the court action arose out of the same occurrence that resulted in a person's license being administratively suspended or revoked.
- 4. The division of alcohol and drug abuse of the department of mental health shall develop and certify a program to provide education or rehabilitation services for individuals determined by the division to be serious or repeat offenders. The program shall qualify as a substance abuse traffic offender program."; and

Further amend the title and enacting clause accordingly.

Senator Goode moved that the above amendment be adopted.

At the request of Senator Westfall, SB 36, with SCS and SA 4 (pending), was placed on the Informal Calendar.

On motion of Senator Kenney, the Senate recessed until 4:00 p.m.

RECESS

The time of recess having expired, the Senate was called to order by Senator Klarich.

RESOLUTIONS

Senator House offered Senate Resolution No. 224, regarding Bonnie B. Walker, Montgomery City, which was adopted.

Senator Stoll offered Senate Resolution No. 225, regarding the Fifty-fifth Wedding Anniversary of Mr. and Mrs. Elmer E. Meng, which was adopted.

Senator Klindt offered Senate Resolution No. 226, regarding Timothy Howard "Tim" Calkin, Oregon, which was adopted.

Senator Gibbons offered Senate Resolution No. 227, regarding Terrence Joseph "T.J." Signaigo, Jr., Fenton, which was adopted.

Senator Gibbons offered Senate Resolution No.

228, regarding Peter J. "Jay" Voss, Ballwin, which was adopted.

Senator Westfall offered Senate Resolution No. 229, regarding the death of Neal Smith Underwood, Mt. Vernon, which was adopted.

THIRD READING OF SENATE BILLS

SB 258, introduced by Senators Rohrbach and Schneider, entitled:

An Act to repeal sections 483.310 and 488.426, RSMo 2000, relating to court fees, and to enact in lieu thereof two new sections relating to the same subject.

Was called from the Consent Calendar and taken up by Senator Rohrbach.

On motion of Senator Rohrbach, **SB 258** was read the 3rd time and passed by the following vote:

YEAS-	–Senators
ILAS-	–senaiois

Bland	Cauthorn	Childers	DePasco
Dougherty	Foster	Goode	Gross
House	Jacob	Johnson	Kenney
Kinder	Klarich	Klindt	Loudon
Mathewson	Rohrbach	Russell	Scott
Sims	Staples	Steelman	Westfall
Wiggins	Yeckel—26		

NAYS—Senators
Carter Caskey—2

Absent—Senators

Bentley Quick Schneider Singleton Stoll—5

Absent with leave—Senator Gibbons—1

The President declared the bill passed.

On motion of Senator Rohrbach, title to the bill was agreed to.

Senator Rohrbach moved that the vote by which the bill passed be reconsidered.

Senator Caskey moved that motion lay on the table, which motion prevailed.

SB 274, introduced by Senator Caskey, entitled:

An Act to repeal sections 50.1230 and

50.1250, RSMo 2000, relating to the county employees' retirement system, and to enact in lieu thereof two new sections relating to the same subject, with an effective date.

Was called from the Consent Calendar and taken up.

On motion of Senator Caskey, **SB 274** was read the 3rd time and passed by the following vote:

YEAS—Se	nators		
Bland	Carter	Caskey	Cauthorn
Childers	DePasco	Dougherty	Foster
Goode	Gross	House	Johnson
Kenney	Kinder	Klarich	Klindt
Loudon	Mathewson	Rohrbach	Russell
Scott	Sims	Singleton	Staples
Steelman	Stoll	Westfall	Wiggins
Yeckel—29			

NAYS—Senator Jacob—1

Absent—Senators

Bentley Quick Schneider—.

Absent with leave—Senator Gibbons—1

The President declared the bill passed.

On motion of Senator Caskey, title to the bill was agreed to.

Senator Caskey moved that the vote by which the bill passed be reconsidered.

Senator Kenney moved that motion lay on the table, which motion prevailed.

SECOND READING OF SENATE BILLS

The following Joint Resolutions were read the 2nd time and referred to the Committees indicated:

SJR 15—Transportation.

SJR 16—Pensions and General Laws.

Photographers from KOMU-TV were given permission to take pictures in the Senate Chamber today.

REFERRALS

President Pro Tem Kinder referred **SCR 18** and **SCR 19** to the Committee on Rules, Joint Rules,

Resolutions and Ethics.

SENATE BILLS FOR PERFECTION

Senator Westfall moved that **SB 36**, with **SCS** and **SA 4** (pending), be called from the Informal Calendar and again taken up for perfection, which motion prevailed.

SA 4 was again taken up.

At the request of Senator Goode, the above amendment was withdrawn.

Senator Kenney offered SA 5:

SENATE AMENDMENT NO. 5

Amend Senate Committee Substitute for Senate Bill No. 36, Page 10, Section 302.541, Line 18, by inserting immediately after said line the following:

"304.027. 1. There is hereby created in the state treasury for use by the board of curators of the University of Missouri a fund to be known as the "Spinal Cord Injury Fund". All judgments collected pursuant to this section, appropriations of the general assembly, federal grants, private donations and any other moneys designated for the spinal cord injury fund established pursuant to sections 302.133 to 302.138, RSMo, shall be deposited in the fund. Moneys deposited in the fund shall, upon appropriation by the general assembly to the board of curators, be received and expended by the board for the purpose of funding research projects that promote an advancement of knowledge in the area of spinal cord injury. Notwithstanding the provisions of section 33.080, RSMo, to the contrary, any unexpended balance in the spinal cord injury fund at the end of any biennium shall not be transferred to the general revenue fund.

2. Any person who violates a speed limit law pursuant to sections 304.009 to 304.011 shall have a judgment entered against the defendant in favor of the spinal cord injury fund, in the amount of five dollars. Any person who is convicted of an intoxication-related offense, as defined by section 577.023, RSMo, shall have a judgment entered against the defendant in favor

of the spinal cord injury fund, in the amount of fifty dollars.

3. The judgments collected pursuant to this section shall be paid into the state treasury to the credit of the spinal cord injury fund created in this section. Any court clerk receiving funds pursuant to judgments entered pursuant to this section shall collect and disburse such amounts as provided in sections 488.010 to 488.020, RSMo."; and

Further amend the title and enacting clause accordingly.

Senator Kenney moved that the above amendment be adopted, which motion prevailed.

Senator Gross offered SA 6:

SENATE AMENDMENT NO. 6

Amend Senate Committee Substitute for Senate Bill No. 36, Page 1, Section A, Line 5, by inserting after all of said line the following:

"302.130. 1. Any person at least fifteen years of age who, except for age or lack of instruction in operating a motor vehicle, would otherwise be qualified to obtain a license pursuant to sections 302.010 to 302.340 may apply for and the director shall issue a temporary instruction permit entitling the applicant, while having such permit in the applicant's immediate possession, to drive a motor vehicle of the appropriate class upon the highways for a period of twelve months, but any such person, except when operating a motorcycle or motortricycle, must be accompanied by a licensed operator for the type of motor vehicle being operated who is actually occupying a seat beside the driver for the purpose of giving instruction in driving the motor vehicle, who is at least twenty-one years of age, and in the case of any driver under sixteen years of age, the licensed operator occupying the seat beside the driver shall be a grandparent, parent [or], guardian, a driver training instructor holding a valid driver education endorsement on a teaching certificate issued by the department of elementary and secondary education or a qualified instructor of a private drivers' education program who has a valid driver's license. Beginning January 1, 2001, an applicant for a temporary instruction permit

shall successfully complete a vision test and a test of the applicant's ability to understand highway signs which regulate, warn or direct traffic and practical knowledge of the traffic laws of this state, pursuant to section 302.173. In addition, beginning January 1, 2001, no permit shall be granted pursuant to this subsection unless a parent or legal guardian gives written permission by signing the application and in so signing, state they, or their designee as set forth in subsection 2 of this section, will either provide a minimum of twenty hours of behind-the-wheel driving instruction, or ensure that the applicant completes a driver training program taught by a driver training instructor holding a valid driver education endorsement on a teaching certificate issued by department of elementary and secondary education or by a qualified instructor of a private drivers' education program.

- 2. In the event the parent, grandparent or guardian of the person under sixteen years of age has a physical disability which prohibits or disqualifies said parent, grandparent or guardian from being a qualified licensed operator pursuant to this section, said parent, grandparent or guardian may designate a maximum of two individuals authorized to accompany the applicant for the purpose of giving instruction in driving the motor vehicle. An authorized designee must be a licensed operator for the type of motor vehicle being operated and have attained twenty-one years of age. At least one of the designees must occupy the seat beside the applicant while giving instruction in driving the motor vehicle. The name of the authorized designees must be provided to the department of revenue by the parent, grandparent or guardian at the time of application for the temporary instruction permit. The name of each authorized designee shall be printed on the temporary instruction permit, however, the director may delay the time at which permits are printed bearing such names until the inventories of blank permits and related forms existing on August 28, 1998, are exhausted.
- 3. The director, upon proper application on a form prescribed by the director, in his or her discretion, may issue a restricted instruction permit effective for a school year or more restricted period

to an applicant who is enrolled in a high school driver training program taught by a driver training instructor holding a valid driver education endorsement on a teaching certificate issued by the state department of elementary and secondary education even though the applicant has not reached the age of sixteen years but has passed the age of fifteen years. Such instruction permit shall entitle the applicant, when the applicant has such permit in his or her immediate possession, to operate a motor vehicle on the highways, but only when a driver training instructor holding a valid driver education endorsement on a teaching certificate issued by the state department of elementary and secondary education is occupying a seat beside the driver.

- 4. The director, in his or her discretion, may issue a temporary driver's permit to an applicant who is otherwise qualified for a license permitting the applicant to operate a motor vehicle while the director is completing the director's investigation and determination of all facts relative to such applicant's rights to receive a license. Such permit must be in the applicant's immediate possession while operating a motor vehicle, and it shall be invalid when the applicant's license has been issued or for good cause has been refused.
- 5. A person at least fifteen years of age may operate a motor vehicle as part of a driver training program taught by a driver training instructor holding a valid driver education endorsement on a teaching certificate issued by the department of elementary and secondary education or a qualified instructor of a private drivers' education program.
- **6.** The director may adopt rules and regulations necessary to carry out the provisions of this section.
- 302.178. 1. Beginning January 1, 2001, any person between the ages of sixteen and eighteen years who is qualified to obtain a license pursuant to sections 302.010 to 302.340, may apply for, and the director shall issue, an intermediate driver's license entitling the applicant, while having such license in his or her possession, to operate a motor vehicle of the appropriate class upon the highways of this state in conjunction with the requirements of this section. An intermediate driver's license shall

be readily distinguishable from a license issued to those over the age of eighteen. All applicants for an intermediate driver's license shall:

- (1) Successfully complete the examination required by section 302.173;
- (2) Pay the fee required by subsection 3 of this section;
- (3) Have had a temporary instruction permit issued pursuant to subsection 1 of section 302.130 for at least a six-month period or a valid license from another state; and
- (4) Have a parent, grandparent or legal guardian sign the application stating that the applicant has either completed a driver training program taught by a driver training instructor holding a valid driver education endorsement on a teaching certificate issued by department of elementary and secondary education, or by a qualified instructor of a private drivers' education program, or at least twenty hours of supervised driving experience under a temporary instruction permit issued pursuant to subsection 1 of section 302.130, or, if the applicant is an emancipated minor, the person over twenty-one years of age who supervised such driving. For purposes of this section, the term "emancipated minor" means a person who is at least sixteen years of age, but less than eighteen years of age, who:
- (a) Marries with the consent of the legal custodial parent or legal guardian pursuant to section 451.080, RSMo;
- (b) Has been declared emancipated by a court of competent jurisdiction;
 - (c) Enters active duty in the armed forces;
- (d) Has written consent to the emancipation from the custodial parent or legal guardian; or
- (e) Through employment or other means provides for such person's own food, shelter and other cost-of-living expenses;
- (5) Have had no alcohol-related enforcement contacts as defined in section 302.525 during the preceding twelve months; and
 - (6) Have no nonalcoholic traffic convictions

for which points are assessed pursuant to section 302.302, within the preceding six months.

- 2. An intermediate driver's license grants the licensee the same privileges to operate that classification of motor vehicle as a license issued pursuant to section 302.177, except that no person shall operate a motor vehicle on the highways of this state under such an intermediate driver's license between the hours of 1:00 a.m. and 5:00 a.m. unless accompanied by a person described in subsection 1 of section 302.130; except the licensee may operate a motor vehicle without being accompanied if the travel is to or from a school or educational program or activity, a regular place of employment or in emergency situations as defined by the director by regulation. Each intermediate driver's license shall be restricted by requiring that the driver and all passengers in the licensee's vehicle wear safety belts at all times. This safety belt restriction shall not apply to a person operating a motorcycle.
- 3. Notwithstanding the provisions of section 302.177 to the contrary, the fee for an intermediate driver's license shall be five dollars and such license shall be valid for a period of two years.
- 4. Any intermediate driver's licensee accumulating six or more points in a twelve-month period may be required to participate in and successfully complete a driver-improvement program approved by the director of the department of public safety. The driver-improvement program ordered by the director of revenue shall not be used in lieu of point assessment.
- 5. (1) An intermediate driver's licensee who has, for the preceding twelve-month period, had no alcohol-related enforcement contacts, as defined in section 302.525 and no traffic convictions for which points are assessed, upon reaching the age of eighteen years may apply for and receive without further examination, other than a vision test as prescribed by section 302.173, a license issued pursuant to this chapter granting full driving privileges. Such person shall pay the required fee for such license as prescribed in section 302.177.
- (2) The director of revenue shall deny an application for a full driver's license until the

- person has had no traffic convictions for which points are assessed for a period of twelve months prior to the date of application for license or until the person is eligible to apply for a six-year driver's license as provided for in section 302.177, provided the applicant is otherwise eligible for full driving privileges. An intermediate driver's license shall expire when the licensee is eligible and receives a full driver's license as prescribed in subdivision (1) of this section.
- 6. No person upon reaching the age of eighteen years whose intermediate driver's license and driving privilege is denied, suspended, canceled or revoked in this state or any other state, for any reason may apply for a full driver's license until such license or driving privilege is fully reinstated. Any such person whose intermediate driver's license has been revoked pursuant to the provisions of sections 302.010 to 302.540 shall, upon receipt of reinstatement of the revocation from the director, pass the complete driver examination, apply for a new license, and pay the proper fee before again operating a motor vehicle upon the highways of this state.
- 7. A person shall be exempt from the intermediate licensing requirements if the person has reached the age of eighteen years and meets all other licensing requirements.
- 8. Any rule or portion of a rule, as that term is defined in section 536.010, RSMo, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536, RSMo, and, if applicable, section 536.028, RSMo. This section and chapter 536, RSMo, are nonseverable and if any of the powers vested with the general assembly pursuant to chapter 536, RSMo, to review, to delay the effective date or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2000, shall be invalid and void."; and

Further amend the title and enacting clause accordingly.

Senator Gross moved that the above amendment be adopted, which motion prevailed.

Senator Caskey offered **SA 7**:

SENATE AMENDMENT NO. 7

Amend Senate Committee Substitute for Senate Bill No. 36, Pages 13-14, Section 577.600, Lines 1-26, by striking all of said lines and inserting in lieu thereof the following:

"577.600. 1. [Beginning January 1, 1996, in addition to any other provisions of law, a court may require that any person who is found guilty of or pleads guilty to a first intoxication-related traffic offense, as defined in section 577.023, and a court shall require that any person who is found guilty of or pleads guilty to a second intoxication-related traffic offense, as defined in section 577.023, who was granted probation, shall not operate a motor vehicle during the period of probation unless that vehicle is equipped with a functioning, certified ignition interlock device as provided in sections 577.600 to 577.614. In addition, any court authorized to grant a limited driving privilege under section 302.309, RSMo, may require the use of an ignition interlock device as a condition of the limited driving privilege. Any person required to use an ignition interlock device shall comply with the court order, subject to the penalties provided by sections 577.600 to 577.614.] Any person who is convicted of a second or subsequent intoxication related traffic offense shall be subject to the impoundment or immobilization of each of his or her motor vehicles, or the installation of an ignition interlock system on each of his or her motor vehicles for a period not to exceed one vear from the date of the conviction.

- 2. No person shall knowingly rent, lease or lend a motor vehicle to a person known to have had [his] **that person's** driving privilege restricted as provided in subsection 1 of this section, unless the vehicle is equipped with a functioning, certified ignition interlock device. Any person whose driving privilege is restricted as provided in subsection 1 of this section shall notify any other person who rents, leases or loans a motor vehicle to [him] **that person** of the driving restriction imposed [under] **pursuant to** this section.
- 3. Any person convicted of a violation of this section shall be guilty of a class A misdemeanor.";

and

Further amend said bill, pages 14-15, section 577.602, lines 1-39, by striking all of said section from the bill; and

Further amend the title and enacting clause accordingly.

Senator Caskey moved that the above amendment be adopted, which motion failed.

Senator Rohrbach assumed the Chair.

Senator Schneider offered **SA 8**, which was read:

SENATE AMENDMENT NO. 8

Amend Senate Committee Substitute for Senate Bill No. 36, Page 8, Section 302.510, Line 6, by striking the brackets and the words "eight-hundredths".

Senator Schneider moved that the above amendment be adopted and requested a roll call vote be taken. He was joined in his request by Senators Childers, Quick, Westfall and Wiggins.

SA 8 failed of adoption by the following vote:

YEAS—Senators
Bland Schneider—2

NAYS—Senators

Bentley	Carter	Caskey	Cauthorn
Childers	DePasco	Dougherty	Foster
Goode	Gross	House	Jacob
Johnson	Kenney	Kinder	Klarich
Klindt	Loudon	Mathewson	Quick
Rohrbach	Russell	Scott	Sims
Singleton	Staples	Steelman	Stoll
Westfall	Wiggins	Yeckel—31	

Absent—Senators—None

Absent with leave—Senator Gibbons—1

Senator Schneider offered **SA 9**, which was read:

SENATE AMENDMENT NO. 9

Amend Senate Committee Substitute for Senate Bill No. 36, Page 10, Section 577.012, Line 4, by adding after "blood" the following: "upon a finding that the person caused injury or damage to

the persons or property of another or was guilty of a moving violation".

Senator Schneider moved that the above amendment be adopted and requested a roll call vote be taken. He was joined in his request by Senators Childers, Goode, Russell and Westfall.

SA 9 failed of adoption by the following vote:

YEAS—Sei	nators		
Bland	Goode	Quick	Schneider
Scott	Staples—6		
NAYS—Se	nators	I I	
Bentley	Carter	Caskey	Cauthorn
Childers	DePasco	Dougherty	Foster
Gross	House	Jacob	Johnson
Kenney	Kinder	Klarich	Klindt
Loudon	Mathewson	Rohrbach	Russell
Sims	Singleton	Steelman	Stoll
Westfall	Wiggins	Yeckel—27	

Absent—Senators—None

Absent with leave—Senator Gibbons—1

Senator Klarich assumed the Chair.

Senator Jacob offered **SA 10**:

SENATE AMENDMENT NO. 10

Amend Senate Committee Substitute for Senate Bill No. 36, Page 9, Section 302.520, Line 28, by inserting after all of said line the following:

"302.525. 1. The license suspension or revocation shall become effective fifteen days after the subject person has received the notice of suspension or revocation as provided in section 302.520, or is deemed to have received the notice of suspension or revocation by mail as provided in section 302.515. If a request for a hearing is received by or postmarked to the department within that fifteen-day period, the effective date of the suspension or revocation shall be stayed until a final order is issued following the hearing; provided, that any delay in the hearing which is caused or requested by the subject person or counsel representing that person without good cause shown shall not result in a stay of the suspension or revocation during the period of delay.

- 2. The period of license suspension or revocation under this section shall be as follows:
 - (1) If the person's driving record shows no prior

alcohol related enforcement contacts during the immediately preceding five years:

- (a) The period of suspension, where the blood alcohol content is eight-hundredths of one percent by weight up to ten hundredths of one percent by weight, or no proof of blood alcohol content is available, shall be thirty days after the effective date of suspension, followed by a sixty-day period of restricted driving privilege issued by the director of revenue for the limited purpose of driving in connection with the person's business, occupation, or employment, and to and from an alcohol education or treatment program;
- (b) The period of suspension, where the blood alcohol content, if available, is tenhundredths of one percent by weight up to thirteen-hundredths of one percent by weight, shall be forty-five days after the effective date of suspension, followed by a forty-five-day period of restricted driving privilege issued by the director of revenue for the limited purpose of driving in connection with the person's business, occupation, or employment, and to and from an alcohol education or treatment program;
- (c) The period of suspension, where the blood alcohol content, if available, is thirteen-hundredths of one percent by weight up to fifteen-hundredths of one percent by weight, shall be sixty days after the effective date of suspension, followed by a thirty-day period of restricted driving privilege issued by the director of revenue for the limited purpose of driving in connection with the person's business, occupation, or employment, and to and from an alcohol education or treatment program;
- (d) The period of suspension, where the blood alcohol content, if available, is over fifteen-hundredths of one percent by weight, shall be ninety days after the effective date of suspension.

The restricted driving privilege shall not be issued until he or she has filed proof of financial responsibility with the department of revenue, in accordance with chapter 303, RSMo, and is otherwise eligible. In no case shall restricted driving privileges be issued pursuant to this section

or section 302.535 until the person has completed the [first thirty days] **initial duration** of [a] suspension under this section;

- (2) The period of revocation shall be one year if the person's driving record shows one or more prior alcohol related enforcement contacts during the immediately preceding five years.
- 3. For purposes of this section, "alcohol related enforcement contacts" shall include any suspension or revocation under sections 302.500 to 302.540, any suspension or revocation entered in this or any other state for a refusal to submit to chemical testing under an implied consent law, and any conviction in this or any other state for a violation which involves driving a vehicle while having an unlawful alcohol concentration.
- 4. Where a license is suspended or revoked under this section and the person is also convicted on charges arising out of the same occurrence for a violation of section 577.010 or 577.012, RSMo, or for a violation of any county or municipal ordinance prohibiting driving while intoxicated or alcohol related traffic offense, both the suspension or revocation under this section and any other suspension or revocation under this chapter shall be imposed, but the period of suspension or revocation under sections 302.500 to 302.540 shall be credited against any other suspension or revocation imposed under this chapter, and the total period of suspension or revocation shall not exceed the longer of the two suspension or revocation periods."; and

Further amend said bill, Page 10, Section 302.541, Line 18, by inserting after all of said line the following:

"577.010. 1. A person commits the crime of "driving while intoxicated" if he **or she** operates a motor vehicle while in an intoxicated or drugged condition.

2. Except as provided in subsection 3 of this section, driving while intoxicated is for the first offense, a class [B] C misdemeanor. No person convicted of or pleading guilty to the offense of driving while intoxicated shall be granted a suspended imposition of sentence for such offense, unless such person shall be placed on probation for

a minimum of two years.

3. Where a person commits the crime of "driving while intoxicated" with a blood alcohol content above ten-hundredths of one percent by weight such first offense shall be a class B misdemeanor."; and

Further amend said bill, Page 10, Section 577.012, Lines 1-12, by striking all of said section; and

Further amend the title and enacting clause accordingly.

Senator Jacob moved that the above amendment be adopted.

At the request of Senator Westfall, **SB 36**, with **SCS** and **SA 10** (pending), was placed on the Informal Calendar.

REPORTS OF STANDING COMMITTEES

Senator Klarich, Chairman of the Committee on Judiciary, submitted the following reports:

Mr. President: Your Committee on Judiciary, to which was referred **SB 288**, begs leave to report that it has considered the same and recommends that the bill do pass, with Senate Committee Amendment No. 1, and be placed on the Consent Calendar.

SENATE COMMITTEE AMENDMENT NO. 1

Amend Senate Bill No. 288, Page 5, Section 351.268, Line 16, by striking the opening parenthesis "(" and inserting thereof a comma ","; and further amend line 17, by striking the closing parenthesis ")" and inserting in lieu thereof a comma ",".

Also,

Mr. President: Your Committee on Judiciary, to which was referred **SB 270**, begs leave to report that it has considered the same and recommends that the Senate Committee Substitute, hereto attached, do pass and be placed on the Consent Calendar.

Also,

Mr. President: Your Committee on Judiciary, to which was referred **SB 370**, begs leave to report

that it has considered the same and recommends that the bill do pass and be placed on the Consent Calendar.

Senator Singleton, Chairman of the Committee on State Budget Control, submitted the following reports:

Mr. President: Your Committee on State Budget Control, to which was referred **SS** for **SCS** for **SBs 46** and **47**, begs leave to report that it has considered the same and recommends that the bill do pass.

Also,

Mr. President: Your Committee on State Budget Control, to which was referred **SB 136**, with **SCS**, begs leave to report that it has considered the same and recommends that the bill do pass.

INTRODUCTIONS OF GUESTS

Senator Wiggins introduced to the Senate, Vince O'Flaherty, Linda Tabory, Doug Attebery, Rhonda Cosgrove, Denise Naggi, Fritz Riesmeyer, Karen Miller, Lisa Kearney, Lynn Hire and Mary Leonard; and members of St. Peter's Webelos: Drew Arensberg, Sean Attebery, Tommy Cosgrove, Ian Davis, Sam Dearth, Ryan Doolan, Jack Euston, Patrick Finn, P.J. Hire, Josh Kearney, Nick Latona, Tommy Leonard, Jack Madden, John Martucci, Ryan Miller, Evan Naggi, Danny O'Brien, Jack O'Flaherty, Daniel Riesmeyer, Charlie Sharp, Axel Shum and Sam Tabory, Kansas City; and the Webelos were made honorary pages.

Senator Kenney introduced to the Senate, his son, Carlton, Lee's Summit; and Carlton was made an honorary page.

Senator Stoll introduced to the Senate, eighty students from Hillsboro Junior High, Hillsboro.

Senator Gibbons introduced to the Senate, the Physician of the Day, Dr. Ramswammy Govindan, M.D., Manchester.

Senator Cauthorn introduced to the Senate, Gina Smith and Claire Jepson, Kirksville.

Senator Yeckel introduced to the Senate, John and Laverne Endebrock, St. Louis County.

Senator Westfall introduced to the Senate, Barbara Wommack, Gene Neyer and Mr. and Mrs. Blake and their daughter, Brooke, Aurora.

Senator Johnson introduced to the Senate, Bill and Marilyn Robinson, Wynn and Audrey Howard, Gertie Reeves, Shirley Myers, Joyce Finchem, Mae Duncan, Alice Anderson and Joan Gillman, St. Joseph; Rosemarie Ruffolo, Des Plaines, Illinois; and Tanya Moore, Rosendale.

Senator Klarich introduced to the Senate, participants in the Franklin County OATS Day.

Senator Foster introduced to the Senate, Robert Stewart, Poplar Bluff.

Senator Johnson introduced to the Senate, Dana Staley, Rea.

Senator Klindt introduced to the Senate, Hannah Scharff, Norborne.

Senator Cauthorn introduced to the Senate, Jessi Eckler, Shelbyville.

Senator House introduced to the Senate, Molly Kaimann, Troy.

Senator Caskey introduced to the Senate, Jeff Stone, Clinton.

Senator Mathewson introduced to the Senate, Lorin Price, Marshall.

Senator Singleton introduced to the Senate, Jake Davis, Seneca.

Senator Childers introduced to the Senate, Lane Baldwin, Drury; and Chad Yarnall, Cassville.

Senator Steelman introduced to the Senate, Christopher Mays, Bucyrus; and Kiristie Hill, Hermann.

Senator Staples introduced to the Senate, Brad Detring, Farmington.

Senator Westfall introduced to the Senate, Josh Worthington, Dadeville.

On behalf of Senator Klarich, the President introduced to the Senate, Dr. Jay Elliott, St. Louis; and Christopher Shoff, Adam Delp and Dr. Dan Kapraun, Chesterfield.

Senator Loudon introduced to the Senate, students from Bridgeway Elementary School,

Bridgeway; and Derek Gohn, Amanda Beckman, Jamie Macon and Ashley Burris were made honorary pages.

Senator Stoll introduced to the Senate, Michael, Logan and Bryan Santschi, Homeschoolers from Festus; and Logan and Bryan were made honorary pages.

Senator Caskey introduced to the Senate, Dr. Bruce Still, Belton.

Senator Singleton introduced to the Senate, his daughter, Catherine; and Jeremy Goins, Brady Fisher, Aaron Baker, Steven Holland, Adam Cartwright, Brad Toler, Heather Smith, Jeff

Wilson, Richard Petty, Rhoshaunda Walker, Kosta Savic, LaShawn Brewster, Tom Williams, John Mimnaugh, Jason Kiefer, Adam Griffin, John Tipton, Leigh Babbit, Emily Henson, Jennifer Daniel, Jeff Daniel, Doug Carnahan, Kashif Nuriddin, Barry Lindoff, Charles Smith and Zachery Odem, members of the Missouri Southern State College Student Senate.

Senator Singleton introduced to the Senate, Thelma Neff and Cindy Stein, Springfield; and Peggy Patterson, Kansas City.

On motion of Senator Kenney, the Senate adjourned under the rules.

SENATE CALENDAR

TWENTY-NINTH DAY-WEDNESDAY, FEBRUARY 21, 2001

FORMAL CALENDAR

SECOND READING OF SENATE BILLS

SB 506-Cauthorn and Klindt
SB 514-Singleton
SB 507-Cauthorn and Klindt
SB 515-Yeckel
SB 508-Cauthorn and Klindt
SB 516-Yeckel
SB 509-Cauthorn and Klindt
SB 517-Kinder, et al
SB 510-Kenney
SB 518-DePasco, et al
SB 511-Gibbons, et al
SB 512-House, et al
SB 513-House, et al

HOUSE BILLS ON SECOND READING

HCS for HBs 302 & 38

THIRD READING OF SENATE BILLS

SB 12-Russell
SB 32-Kinder
(In Budget Control)
SCS for SBs 44 & 59-Bentley

SB 128-Childers SS for SCS for SBs 46 & 47-Bentley

SENATE BILLS FOR PERFECTION

- 1. SB 97-Bentley, with SCA 1
- 2. SB 184-Johnson, et al
- 3. SBs 323 & 230-Childers, et al, with SCS
- 4. SB 226-Goode, et al, with SCS
- 5. SB 220-Kinder and Gross
- 6. SBs 67 & 40-Gross, with SCS
- 7. SB 65-Gibbons, with SCS
- 8. SB 317-Stoll, with SCS
- 9. SB 50-Childers
- 10. SBs 253 & 260-Gross, with SCS
- 11. SBs 391 & 395-Rohrbach, with SCS

- 12. SB 222-Caskey
- 13. SB 244-Staples
- 14. SBs 52 & 91-Childers, with SCS
- 15. SB 267-Klarich and Schneider, with SCS
- 16. SB 381-Klarich
- 17. SB 114-Loudon, with SCS
- 18. SB 339-Stoll and Childers, with SCA 1
- 19. SB 48-Sims, with SCS
- 20. SB 400-Kenney, et al
- 21. SB 374-Steelman, with SCS
- 22. SB 239-Stoll, with SCS
- 23. SBs 238 & 250-Staples, et al, with SCS

INFORMAL CALENDAR

SENATE BILLS FOR PERFECTION

SB 14-Mathewson SB 36-Westfall, et al, with SCS & SA 10 (pending) SBs 39 & 269-Klarich and Goode, with SCS and SS for SCS (pending) SBs 89 & 37-Kinder, with SCS SB 123-Kinder, with SA 1 (pending)

CONSENT CALENDAR

Senate Bills

Reported 2/5

SB 143-Childers

Reported 2/12

SB 136-Wiggins, with SCS

SB 304-Klarich

SB 252-Singleton

SB 301-Johnson, with SCS

Reported 2/13

SB 227-Jacob

SB 241-Rohrbach, with SCS

SB 203-Scott

SB 186-Klarich, with SCS

SB 382-Yeckel and Stoll,

with SCS

Reported 2/19

SB 110-Gross

SB 344-Rohrbach and Jacob,

with SCS

SB 287-Klarich, with SCS

SB 111-Gross

SB 303-Johnson

SB 321-Westfall

SB 295-Stoll and Staples

SB 357-Schneider, with

SCS

SB 348-Sims

SB 352-Johnson, with SCS

SB 365-Steelman

SB 394-Bentley

SB 293-Steelman, with

SCA 1

SB 127-Childers, with SCS

SB 315-Childers, with SCS

SB 302-Johnson, et al

SB 366-House

SB 380-House

Reported 2/20

SB 288-Klarich, with SCA 1

Cop

SB 270-Schneider, with SCS SB 370-Caskey and Goode

RESOLUTIONS

SR 58-Singleton

Reported from Committee

SCR 6-Stoll and Loudon

SCR 8-Caskey

SCR 10-Staples

SCR 13-Foster

SCR 14-Mathewson, with

SCS

Requests to Recede or Grant Conference

SS for SCR 2-Singleton, with HCS (Senate requests House recede or grant conference)

Unofficial

Journal

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